Case 2:05-cv-00439-WHA-CSC Document 146 Filed 03/23/2006 Page 1 of 4

IN THE DISTRICT COURT OF THE UNITED

STATES FOR THE MIDDLE DISTRICT OF

ALABAMA NORTHERN, DIVISIONED

Richard Wayne Wright, Sr., * Civil Action No; -VS- * 2:05-CV-439-A-WO

SYLVESTER NETTLES, et., al., *
Defendants. *

Plaintiff Wright Motion Requesting An Extention of Time

COMES NOW, RICHARD WAYNE WRIGHT, SR., Plaintiff, Pro-Se., in the above Style requesting an extention of time to properly respond to deFendants' Wailiam Sanders and Mental Health Management, INC.

Plaintiff Wright now must reword the response the was and is preparing for this Honorable Court, so that, Litz will be more presentable when and in plaintiff attempts showing the Facts as stated in plaintiff Complaint and amended portion. Based on the Large Number of inmate(s) in carcerated at Ithis Facility, Ventress Correctional Facility (here after refered to as V.C.F.). Plaintiff Wright needs more

Page I OF # 5 R.W.W

time Acced too, not only reword Imyl Complaints but time needed to type this mation of objection to the Magistrate Judge order dening "Motion upon defendant Sharon Holland For Admission", and the Response to defendant W. Sander and Mental Health Management, Inc. If this motion is granted it will allow and provide plaintiff time to receive a response From Several people For assistance in addressing these I saves in these Complaint and/or in hopes of receiving an attorney to help aid plaintiff in these legal matters.

Lastly, plaintiff Wright request For an Extention of time is granted it Would help [him] in the difficulty of Finding some one in prison to help [him] interpet these Writting - Written by defendants, defendants agents and mental Health Management, Inc. whom hired these Mental health personal. By granting such motion/request will not duly delay the adjudication of this Case

Done this the 21st day of March, 2006.

Page 2 OF 25 R.W.W.

Respectfully Submitted,

Richard Wayne Wright Sr.# 187140 Plaintiff, Pro. Se.

Certificate OF Service

This is to certify that [I] Richard Wayne Wright, Sr., Plaintiff, Pro-Se., in the above encaptioned motion and Certify [I] have Sent this motion to the Clerk of this Court and earnestly ask due to plaintiff indigent status that this Honorable Court Forward a Copy of this (Said) motion "Plaintiff Wright Motion Requesting An Extention Of Time". to defendant's Counsel (5) Which are as Foilowing:

Troy King (Attorney General)

STATE Bar # ASB-5949-SGIS

STEVEN MALLETTE STRMON

ASSISTANT ATTORNEY GENERAL

HUGH DAVIS CATTORNEY

Alabama Board Pardon And Paroles

Post office Box 302405

Montgomery, Alabama 36130

Gregory F. Yaghmai ASB-2411-HG7G SCOTT, SULLUVAN, STREETMAN & FOX, P.C. Page 3 OF 45 R.W.W 2450 VALLEY DALE ROAD BIRMINGHAM, ALABAMA 35244

DAVID B. Block (ASB- 5098-1862D) William R. JunsFord (ASB-4265-L72L) Douglas B. HARGETT (ASB- 9928-581H) BALCH & BIRGHAM LLP POST OFFICE BOX 18668 Huntsville, Alabama 35804-8668

Kim T. Thomas Gregory Marion Biggs Alabama Department of Correction Legal Division 301 RIPLEY Street Montgomery, Alabama 36130

by placing this (said) motion in the United States mail box at Ventress Correctional Facility through the Inmate + legal Mail Service Mail Box, So that, First Class postage prepard and properly address this on the sor will st day of March 2006.

Respectfully Submitted,
Richard Wayne Wright, Sr. #18714D Ventress Correctional Facility Pos Dorm GABED 29T Post Office Box 767 Clayton, Alabama 36016

Dage 4 of 45 R.W.W.